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4	Las Vegas, Nevada 89135 Telephone: 702.678.5070		
5	Facsimile: 702.878.9995 tdifillippo@atllp.com		
6	Attorneys for Defendant		
7	UNITED STATES DISTRICT COURT		
8	DISTRICT OF NEVADA		
9 10	ROBERT "SONNY" WOOD, an individual; ACCESS MEDICAL, LLC, a Delaware limited liability company,	Case No.: 2:17-cv-02393-MMD-VCF	
11	Plaintiff,	STIPULATION TO SUBSTITUTE	
12	vs.	ATTORNEY AND REQUEST TO CONTINUE TRIAL DATE	
13	NAUTILUS INSURANCE GROUP, a Delaware		
14	limited liability company, et al.,		
15	Defendants.		
16	NATUTE LIC INICID ANCE COMDANY		
17	NAUTILUS INSURANCE COMPANY,		
18	Cross-Claimant,		
19	VS.		
20	ROBERT "SONNY" WOOD; ACCESS MEDICAL, LLC; FLOURNOY MANAGEMENT,		
21	LLC AND ROES 1-10, inclusive,		
22	Counter-Defendants.	ł	
23	Pursuant to LR IA 116-(6)(c) and (e), Defendant/Cross-Claimant Nautilus Insurance Company		
24	("Nautilus") hereby agrees that Tracy A. DiFillippo, Esq. of Armstrong Teasdale, be substituted as		
25	counsel in the place and stead of Linda Wendell Hsu, Esq., Samuel Lipsitz, and Casey Quinn of Selman		
26	Breitman LLP in the above-entitled action. Consent of both withdrawing and substituting attorneys is		
27	indicated below along with the signature of the respective client.		
28	As part of this Stipulation to Substitute Attorney, Nautilus requests that the trial date be		

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continued. Nautilus represents that good cause exists to approve the Stipulation to Substitute Attorney 2 and Request to Continue Trial Date. The Court granted Plaintiffs' Motion to Compel, ordering that 3 emails and letters that Nautilus claimed were attorney-client privilege must be disclosed to Plaintiffs. With the disclosure of Linda Wendell Hsu's emails and letters, she is now a potential witness in the 4 5 litigation and can no longer represent Nautilus. Nautilus has retained Tracy A. DiFillippo to represent it with the understanding that a pro hac vice application will be filed for the admission of William 6 7 Kronenberg out of California. Tracy A. DiFillippo will act as local counsel. Mr. Kronenberg will be 8 trial counsel and has a conflict with the February 6, 2023 trial date, as he has another trial scheduled 9 on that date. Nautilus is not intending to delay the trial date but it is necessary given the circumstances. Therefore, good cause exists to continue the trial with the substitution of attorney. 10 11 Selman Breitman LLP hereby consents to the substitution of Armstrong Teasdale LLP as attorneys of record for Nautilus. 12 13 DATED this 27th day of October, 2022. 14 SELMAN BREITMAN LLP 15 By:/s/ Linda Wendell Hsu 16

Linda Wendell Hsu, Esq. California Bar No. 162971 (pro hac vice) Samuel Lipsitz (pro hac vice) California Bar No. 331407 Casey Quinn, Esq. Nevada Bar No. 11248 33 New Montgomery, Sixth Floor San Francisco, CA 94105

Armstrong Teasdale LLP hereby consents to its substitution as attorneys of record for Nautilus in the place and stead of Selman Breitman LLP.

DATED this 27th day of October, 2022. ARMSTRONG TEASDALE LLP

> By:/s/ Tracy A. DiFillippo TRACÝ A. DIFILĹÎPPO, ESQ.

Nevada Bar No. 11894 One Summerlin 1980 Festival Plaza Drive, Suite 750 Las Vegas, Nevada 89135

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2	Nautilus hereby consents to	the substitution of Armstrong Teasdale LLP as its counsel in place
3	and stead of Selman Breitman LLP.	
4	DATED this 21 day of Octob	2022
5		NAUTILUS INSURANCE COMPANY
6		By Alex finds
7		By: Blerd fuglis
8		Its: Managing Coursel
9		Its: Managing Coinsel
10		
11.		<u>ORDER</u>
12	The trial date will be reset by	IT IS SO ORDERED:
13	separate minute order.	/ Color
14		United States District Court/Magistrate Judge
15		Dated: October 31, 2022
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CERTIFICATE OF SERVICE Pursuant to Fed.R.Civ.P.5(b) and Section IV of District of Nevada Electronic Filing Procedures, I certify that I am an employee of ARMSTRONG TEASDALE LLP, and that the foregoing document was served through the CM/ECF to all parties on the service list. Date: October 27, 2022 /s/ Christie Rehfeld An employee of Armstrong Teasdale LLP